1 2 3 4 5 6 7	MORIS DAVIDOVITZ, ESQ. (State Bar #70581) CHARLES BOLCOM, ESQ. (State Bar #193762) COREAL RIDAY-WHITE, ESQ. (State Bar #267' DAVIDOVITZ & BENNETT LLP One Embarcadero Center, Suite 750 San Francisco, California 94111 Telephone: (415) 956-4800 Facsimile: (415) 788-5948 Attorneys for Defendant, Counter-Claimant and California Californ		
8	IN THE UNITED STATE	S DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10			
11	KFD ENTERPRISES, INC., a California) Corporation dba Norman's Dry Cleaner,)	CASE NO. CV-08-4571 MMC	
12	Plaintiff,	TROPOSEDLORDER AND STIPULATION FOR EXTENDING THE	
13	v.)	DEADLINE TO COMPEL FURTHER EXPERT DEPOSITION TIME OF	
14	CITY OF EUREKA,	PLAINTIFF'S EXPERT PETER KRASNOFF	
15	Defendant.	[Fed. R. Civ. Proc. 37(b), 26(b)(4)],	
16		[CIVIL L.R. 6-2(a)(b), 7-12, 37-3]	
17	CITY OF EUREKA,		
18			
19	Counter-Claimant and Third-Party Plaintiff)		
20	VS.)		
2122	KFD ENTERPRISES, INC., a California) Corporation dba Normans Dry Cleaner, Unocal) Corporation et al.,		
23	Cross-Defendants and Third Party)		
24	Defendants)		
25	December 10 11 12 1 COV CO	(h) 7 121272	
26			
27			
28	Claimant, Counter-Claimant and Cross-Defendan	t City of Eureka ("City"), hereby stipulate as	



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- 1. Pursuant to L.R. 6-2(a)(2), there have been thirteen time modifications in the case; two of which have changed the expert discovery deadline; there has been no previous modification to the deadline to file a motion to compel expert discovery specific to Peter Krasnoff alone.
- 2. The expert deposition of Peter Krasnoff started on April 3, 2013. KFD and the defendants have been negotiating additional time to depose Mr. Krasnoff since December 2012. Recently, the parties scheduled a second day of testimony, to take place on June 5, 2013. Rather than bring a motion for additional time in excess of one additional day before the fact, the City seeks the right to ask for additional time past the second day if, upon its competition, the City believes further additional time is needed to fairly examine Mr. Krasnoff.
- 3. The Court's Order pursuant to stipulation adopted on January 4, 2013 (Doc. No. 578) set a deadline of May 24, 2013 to file motions regarding expert discovery. Accordingly, the current deadline for the City to file a motion to compel expert discovery is almost two weeks before Mr. Krasnoff's deposition.
- 4. The City has sought a continuation of the trial date and all pre-trial dates, including the deadline to bring a motion regarding expert discovery. However, pursuant to Court Order Re: Briefing On Motion to Continue Trial Date, dated May 14, 2013 (Doc. No. 594), the Court will not hear argument on the City's request to extend pre-trial deadlines and the trial date until May 30, 2013, almost a week after the current deadline to file a motion regarding expert discovery.
- 5. In the event that the Court declines to grant the City's request to extend the pre-trial dates, including the deadline to bring a motion regarding expert discovery, the City hereby reserves its right to bring a motion regarding additional time to depose expert Peter Krasnoff by this stipulation.
- 6. This proposed, limited extension of the expert discovery deadline regarding the deposition testimony of expert Peter Krasnoff will not alter any other deadlines in the case. Moreover, any order changing the pre-trial dates granted by the Court will take precedence over this stipulation.

THEREFORE, the parties hereby agree, subject to the Court's approval, to the following

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1	stipulated order;		
2	1. The deadline to file a motion regarding further deposition testimony of expert		
3	Peter Krasnoff will be extended from May 24, 2013 to June 14, 2013.		
4	DATED: May 22, 2013 DAVIDOVITZ & BENNETT LLP		
5			
6	Par /s/		
7			
8	Attorneys for Defendant, Counter-		
9	EUREKA	1	
10	(The filer hereby attests that concurrence in the	.1	
11	signatories below.)	the	
12 13			
13			
15			
16	JÁN GREBEN BRETT BOON		
17	Attorneys for Plaintiff KFD ENTERPRISES, INC. and Cross- Defendant KENNETH DAER		
18	Defendant KENNETH DAER		
19			
20			
21	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
22	DATED: May 23, 2013 MAYDIEM CHESNEY	7	
23	UNITED STATES DISTRICT JUDGE	4	
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